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APPLICATION NO). F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/938,649	09/938,649 08/27/2001		Helen O'Hara	021058/0257402	3549	
909	7590	05/23/2003	•			
		THROP, LLP	EXAMINER			
	P.O. BOX 10500 MCLEAN, VA 22102				MILLER, EDWARD A	
				ART UNIT	PAPER NUMBER	
				3641		
				DATE MAILED: 05/23/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application N	Applicant(s)	9
	•	09/938,649	O'HARA ET AL.	1
*	Offic Action Summary	Examiner	Art Unit	
		Edward A. Mill	er oo44	
Period fo	- The MAILING DATE of this communication	on appears on the co	ver she t with the correspondence a	ddress
- Extens after S - If the p - If NO p - Failure - Any re	DRTENED STATUTORY PERIOD FOR INTERIOR OF THIS COMMUNICAT SIGNS of time may be available under the provisions of 37 (SIX (6) MONTHS from the mailing date of this communicate period for reply specified above is less than thirty (30) days period for reply is specified above, the maximum statutory to reply within the set or extended period for reply will, by ply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	ION. CFR 1.136(a). In no event, ho ion. s, a reply within the statutory reprired will expired.	wever, may a reply be timely filed ninimum of thirty (30) days will be considered time re SIX (6) MONTHS from the mailing date of this c	oly. ≎ommunication.
1)[🛛	Responsive to communication(s) filed or	22 /2000		
2a) ☐	This is a manager		-	
•	/-	This action is non-	tinal.	
	Since this application is in condition for a closed in accordance with the practice un of Claims	allowance except for nder <i>Ex parte Quayle</i>	formal matters, prosecution as to the p, 1935 C.D. 11, 453 O.G. 213.	ne merits is
4) 🛛 C	Claim(s) <u>60-78</u> is/are pending in the appl	ication.		
	a) Of the above claim(s) is/are wit		ration	
5) 🗌 C	claim(s) is/are allowed.		idioir.	
	claim(s) <u>60-78</u> is/are rejected.			
	claim(s) is/are objected to.			
8)□ C	laim(s) are subject to restriction a	nd/or election require	ament	
Application	n Papers	The state of the s	ment.	
	e specification is objected to by the Exar			
10) 🗌 Th	e drawing(s) filed on is/are: a)□ a	accepted or b) object	ted to by the Examiner	
,	Applicant may not request that any objection	to the drawing(s) be he	ld in abeyance. See 37 CFR 1 85(a)	
ייין בשוליי	e proposed drawing correction filed on _	is: a)	ed b) disapproved by the Examine	r
	f approved, corrected drawings are required i	n reply to this Office ac	tion.	••
	e oath or declaration is objected to by the	Examiner.		
	ler 35 U.S.C. §§ 119 and 120			
13)∐ Ad	knowledgment is made of a claim for for	eign priority under 35	U.S.C. § 119(a)-(d) or (f)	
a)	All b)☐ Some * c)☐ None of:		3	
1.[Certified copies of the priority docum	ents have been rece	ived.	
2.[Certified copies of the priority docum	ents have been rece	ived in Application No	
3.[Copies of the certified copies of the r	priority documents be	vo boon manative discuss as a second	tane
* See	the attached detailed Office action for a	list of the certified co	7.2(a)). Dies not received	
14) ACK	nowledgment is made of a claim for dome	estic priority under 35	U.S.C. § 119(e) (to a provisional a	application).
a) ∟ 15) Acki	The translation of the foreign language nowledgment is made of a claim for dom	provisional application	n hoo hoom was to a	.,
			VV =	
	References Cited (PTO-892) Draftsperson's Patent Drawing Review (PTO-948) n Disclosure Statement(s) (PTO-1449) Paper No(s	4)	Interview Summary (PTO-413) Paper No(s) Notice of Informal Patent Application (PTO-	152)
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Art Unit: 3641

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 60-78 are rejected under 35 U.S.C. 103(a) as being unpatentable over Binet et al. '184, in view of the notoriously well known art.

In Binet et al. '184, note the teachings generally, and particularly in "Table VII", Example 50. Therein, one finds an example of a gassing solution according to the claimed invention. This must clearly be added to the explosive emulsion, as is notoriously well known in the art. To the extent necessary, variation of specific notoriously well known ingredients, such as in the prior art applied in the parent application of the instant application, would have been obvious to one of ordinary skill in the art. Further, variation of specific method details would have been obvious to one of ordinary skill in the art. It is well settled that optimizing a result effective variable is well within the expected ability of a person or ordinary skill in the subject art. *In re Boesch*, 617 F.2d 272, 205 USPQ 215 (CCPA 1980), *In re Aller*, 220 F.2d 454, 105 USPQ 233 (CCPA 1955).

3. The benefit of the parent foreign priority is still denied. Applicants in their reply did not mention at all the requirement of US law regarding that for the benefit to be granted, the invention must be disclosed in accordance with the requirements of 35 USC 112. However, this will not be discussed except to the extent that the date becomes necessary due to an intervening reference. However, applicants are reminded of their continuing duty of disclosure, including regarding any publication of their own invention, that is prior to the filing date of the PCT parent application.



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- 4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 5. Any inquiry concerning either this or an earlier communication from the Examiner should be directed to Examiner Edward A. Miller at (703) 306-4163. Examiner Miller may normally be reached Monday-Thursday, from 10 AM to 7 PM.

If attempts to reach Examiner Miller by telephone are unsuccessful, his supervisor Mr. Carone can be reached at (703) 306-4198. The Group fax number is (703) 305-7687.

If there is no answer, or for any inquiry of a general nature or relating to the application status, please call the Group receptionist at (703) 308-1113.

Miller/em May 19, 2003

EDWARD A. MILLER PRIMARY EXAMINED